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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/635,897	08/07/2003	Brett A. Latimer	46555-026	7811	
20277 7.	590 08/06/2004		EXAMINER		
	T WILL & EMERY	LEV, BRUCE ALLEN			
600 13TH STR WASHINGTO	EET, N.W. N, DC 20005-3096		ART UNIT	PAPER NUMBER	
			3634	3634	
			DATE MAILED, 09/06/2004		

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
	10/635,897	LATIMER ET AL.			
Office Action Summary	Examiner	Art Unit			
	Bruce A. Lev	3634			
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period versions. - Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be tin y within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from , cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1)⊠ Responsive to communication(s) filed on <u>07 A</u>	uaust 2003				
•					
3) Since this application is in condition for allowar	, 				
Disposition of Claims					
4) ☐ Claim(s) 1-36 is/are pending in the application 4a) Of the above claim(s) is/are withdraw 5) ☐ Claim(s) 8-12,15-19 and 21 is/are allowed. 6) ☐ Claim(s) 1-7,13,14,20 and 22-36 is/are rejecte 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acc Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Setion is required if the drawing(s) is ob	e 37 CFR 1.85(a). jected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. § 119					
12) ☐ Acknowledgment is made of a claim for foreign a) ☐ All b) ☐ Some * c) ☐ None of: 1. ☐ Certified copies of the priority document 2. ☐ Certified copies of the priority document 3. ☐ Copies of the certified copies of the priority application from the International Burear * See the attached detailed Office action for a list	s have been received. s have been received in Applicati rity documents have been receive u (PCT Rule 17.2(a)).	ion No ed in this National Stage			
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 01052004.	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:				

DETAILED ACTION

Specification

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The language should avoid using phrases which can be implied, such as, "is provided" and "to provide", as in lines 1-3.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-7, 13, 14, 22-30, and 35 are rejected under 35 U.S.C. 102(b) as being anticipated by *Alim 6,347,687*.

Alim sets forth a folding ladder comprising an upper ladder section comprising left and right ladder rails; a lower ladder section comprising left and right ladder rails; a lockable resistance hinge 17 rotatably connecting the upper and lower ladder rails; a plurality of steps (44 and 96) rotatably disposed between the ladder rails between retracted and deployed positions; left and right step rails 88 and 92 joining front portions of the steps and rotatably connected by a joint; and wherein the ladder being formed from one of metal, resin, and composite material.

Claims 22-36 are rejected under 35 U.S.C. 102(b) as being anticipated by *McCallister et al.*

McCallister et al set forth a folding ladder comprising an upper ladder section comprising left and right ladder rails; a lower ladder section comprising left and right ladder rails; a plurality of steps (36 and 38) "rotatably" disposed between the ladder rails between retracted and deployed positions; the lower rails configured to slide within tracks of the upper rails; an additional section (viewed as the foot portions)configured to translate and rotate with respect to the lower ladder section; and wherein the ladder being formed from one of metal, resin, and composite material.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 20 is rejected under 35 U.S.C. 103(a) as being unpatentable over *Alim in* view of *McCallister et al 4,750,587*.

Alim sets forth the ladder, as advanced above, except for a pivoting foot upon the end of a rail of the folding ladder apparatus. However, McCallister et al teach the use of a pivoting feet upon the end of the rails of the folding ladder apparatus.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the ladder of Alim by incorporating a pivoting foot upon

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the folding ladder, as taught by McCallister et al, in order to provide increased friction and traction upon uneven or slanted surfaces.

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Allowable Subject Matter

Claims 8-12, 15-19, and 21 are allowable over the prior art of record.

The following is an examiner's statement of reasons for allowance:

As concerns claims 8 and 15, structural limitations pertaining to the slotted link member being secured to the pin, wherein the link member is rotatable and translatable about the pin, along with the other structural limitations are neither taught nor suggested by the prior art of record.

As concerns claim 21, structural limitations pertaining to the foot translating along a track provided along the inside of the ladder rail, along with the other structural limitations are neither taught nor suggested by the prior art of record.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bruce A. Lev whose telephone number is (703) 308-7470.

Any inquiry of a general nature or relating to the status of this application should be directed to the Group receptionist whose telephone number is (703) 308-2168.

1/15/04

Bruce A. Lev Primary Examiner

Group 3600